## THE GENERAL ASSEMBLY OF PENNSYLVANIA

# HOUSE BILL No. 2057 Session of 2019

#### INTRODUCED BY WHITE, ROTHMAN, JAMES, HEFFLEY, MILLARD, MULLERY, SAYLOR, CALTAGIRONE, JOHNSON-HARRELL, GALLOWAY, GLEIM, ORTITAY AND KAUFER, NOVEMBER 19, 2019

### REFERRED TO COMMITTEE ON LABOR AND INDUSTRY, NOVEMBER 19, 2019

#### AN ACT

1 2 3 4 5 6 7 8	Amending the act of June 2, 1915 (P.L.736, No.338), entitled "An act defining the liability of an employer to pay damages for injuries received by an employe in the course of employment; establishing an elective schedule of compensation; providing procedure for the determination of liability and compensation thereunder; and prescribing penalties," in liability and compensation, further providing for compensation in case of death.
9	The General Assembly of the Commonwealth of Pennsylvania
10	hereby enacts as follows:
11	Section 1. Section 307 of the act of June 2, 1915 (P.L.736,
12	No.338), known as the Workers' Compensation Act, amended October
13	24, 2018 (P.L.714, No.111), is amended to read:
14	Section 307. <u>(a)</u> In case of death, compensation shall be
15	computed on the following basis, and distributed to the
16	following persons: Provided, That in no case shall the wages of
17	the deceased be taken to be less than fifty per centum of the
18	Statewide average weekly wage for purposes of this section:
19	(1) If there be no widow nor widower entitled to
20	compensation, compensation shall be paid to the guardian of the

1 child or children, or, if there be no guardian, to such other 2 persons as may be designated by the board as hereinafter 3 provided as follows:

4 [(a)] (i) If there be one child, thirty-two per centum of 5 wages of deceased, but not in excess of the Statewide average 6 weekly wage.

7 [(b)] (ii) If there be two children, forty-two per centum of 8 wages of deceased, but not in excess of the Statewide average 9 weekly wage.

10 [(c)] <u>(iii)</u> If there be three children, fifty-two per centum 11 of wages of deceased, but not in excess of the Statewide average 12 weekly wage.

13 [(d)] (iv) If there be four children, sixty-two per centum 14 of wages of deceased, but not in excess of the Statewide average 15 weekly wage.

16 [(e)] (v) If there be five children, sixty-four per centum 17 of wages of deceased, but not in excess of the Statewide average 18 weekly wage.

19 [(f)] (vi) If there be six or more children, sixty-six and 20 two-thirds per centum of wages of deceased, but not in excess of 21 the Statewide average weekly wage.

The amounts payable under [(b), (c), (d), (e) and (f)] (ii), (iii), (iv), (v) and (vi) of clause (1) of this [section] subsection shall be divided equally among the children if those children are with different guardians.

(2) To the widow or widower, if there be no children, fiftyone per centum of wages, but not in excess of the Statewide
average weekly wage.

(3) To the widow or widower who is the guardian of all ofthe deceased's children, payment shall be as follows:

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[(a)] (i) If there is one child, sixty per centum of wages,
 but not in excess of the Statewide average weekly wage.

3 [(b)] (ii) If there are two or more children, sixty-six and 4 two-thirds per centum of wages, but not in excess of the 5 Statewide average weekly wage.

6 (4) If there is a widow or widower who is not the guardian 7 of all of the deceased's children, the widow or widower and to 8 the respective guardians as follows:

9 [(a)] (i) If there is one child, a total of sixty per centum 10 of wages, but not in excess of the Statewide average weekly 11 wage, to be divided equally between the widow or widower and the 12 child.

13 [(b)] (ii) If there are two or more children, a total of 14 sixty-six and two-thirds per centum of wages, but not in excess 15 of the Statewide average weekly wage, to be divided as follows: 16 thirty-three and one-third per centum to the widow or widower 17 and the remainder to be divided equally among the children.

18 (5) If there be neither widow, widower, nor children entitled to compensation, then to the father or mother, if 19 20 dependent to any extent upon the employe at the time of the injury, thirty-two per centum of wages but not in excess of the 21 Statewide average weekly wage: Provided, however, That in the 22 23 case of a minor child who has been contributing to his parents, 24 the dependency of said parents shall be presumed: And provided 25 further, That if the father or mother was totally dependent upon the deceased employe at the time of the injury, the compensation 26 27 payable to such father or mother shall be fifty-two per centum 28 of wages, but not in excess of the Statewide average weekly 29 wage.

30 (6) If there be neither widow, widower, children, nor 20190HB2057PN2908 - 3 -

dependent parent, entitled to compensation, then to the brothers 1 2 and sisters, if actually dependent upon the decedent for support 3 at the time of his death, twenty-two per centum of wages for one brother or sister, and five per centum additional for each 4 additional brother or sister, with a maximum of thirty-two per 5 centum of wages of deceased, but not in excess of the Statewide 6 average wage, such compensation to be paid to their guardian, or 7 8 if there be no guardian, to such other person as may be designated by the board, as hereinafter provided. 9

10 (7) Whether or not there be dependents as aforesaid, the 11 reasonable expense of burial, not exceeding seven thousand 12 dollars (\$7,000), which shall be paid by the employer or insurer 13 directly to the undertaker (without deduction of any amounts 14 theretofore paid for compensation or for medical expenses).

15 (b) Compensation shall be payable under this section to or 16 on account of any child, brother, or sister, only if and while 17 such child, brother, or sister, is under the age of eighteen 18 unless such child, brother or sister is dependent because of 19 disability when compensation shall continue or be paid during 20 such disability of a child, brother or sister over eighteen years of age or unless such child is enrolled as a full-time 21 student in any accredited educational institution when 22 23 compensation shall continue until such student becomes twenty-24 three. No compensation shall be payable under this section to a 25 widow or widower, unless [she] the widow or widower was living 26 with [her deceased husband] the widow's or widower's deceased spouse at the time of [his] the spouse's death, or was then 27 28 actually dependent upon [him] and receiving from [him] the 29 spouse a substantial portion of [her] support. [No compensation shall be payable under this section to a widower, unless he be 30

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1 incapable of self-support at the time of his wife's death and be at such time dependent upon her for support.] If members of 2 3 decedent's household at the time of his death, the terms "child" and "children" shall include step-children, adopted children and 4 children to whom he stood in loco parentis, and children of the 5 6 deceased and shall include posthumous children. Should any dependent of a deceased employe die or remarry, or should the 7 8 widower become capable of self-support, the right of such 9 dependent or widower to compensation under this section shall 10 cease except that if a widow remarries, she shall receive one 11 hundred four weeks compensation at a rate computed in accordance 12 with clause (2) of subsection (a) in a lump sum after which compensation shall cease: Provided, however, That if, upon 13 14 investigation and hearing, it shall be ascertained that the widow or widower is [living with a man or woman, as the case may 15 16 be, in meretricious relationship and not married, or the widow] 17 living a life of prostitution, the board may order the 18 termination of compensation payable to such widow or widower. If 19 the compensation payable under this section to any person shall, 20 for any cause, cease, the compensation to the remaining persons 21 entitled thereunder shall thereafter be the same as would have been payable to them had they been the only persons entitled to 22 23 compensation at the time of the death of the deceased. 24 The board may, if the best interest of a child or (C) children shall so require, at any time order and direct the 25 26 compensation payable to a child or children, or to a widow or 27 widower on account of any child or children, to be paid to the 28 guardian of such child or children, or, if there be no guardian, 29 to such other person as the board as hereinafter provided may 30 direct. If there be no guardian or committee of any minor,

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1 dependent, or insane employe, or dependent, on whose account compensation is payable, the amount payable on account of such 2 3 minor, dependent, or insane employe, or dependent may be paid to any surviving parent, or such other person as the board may 4 order and direct, and the board may require any person, other 5 than a guardian or committee, to whom it has directed 6 7 compensation for a minor, dependent, or insane employe, or 8 dependent to be paid, to render, as and when it shall so order, accounts of the receipts and disbursements of such person, and 9 10 to file with it a satisfactory bond in a sum sufficient to secure the proper application of the moneys received by such 11 12 person.

Section 2. The amendment of section 307 of the act shall apply to all claims arising on or after the effective date of this section.

16 Section 3. This act shall take effect in 60 days.

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